EXHIBIT 2 DATE 1/19/2015 HB 168

Amendments to House Bill No. 168
1st Reading Copy

Requested by Representative Steve Fitzpatrick

For the House Natural Resources Committee

Prepared by Joe Kolman January 19, 2015 (9:53am)

1. Page 1, lines 17 and 18.

Following: "the term" on line 17

Strike: "combined appropriation" on line 18

Insert: ""combined appropriation""

2. Page 1, line 22.

Following: "WHEREAS,"

Strike: "in"
Insert: "on"

Following: "October"

Insert: "17,"

Following: "2014, the"

Insert: "Montana"
Following: "Court"

Insert: "in Clark Fork Coalition v. Tubbs, Cause No. BDV-2010-874,"

3. Page 1, line 23.

Following: line 23

Insert: "WHEREAS, substantial financial investment was made by
 persons on the basis of the 1993 definition of "combined
 appropriation" prior to the District Court's October 17,
 2014, order; and

WHEREAS, the District Court ordered that the Department's rule defining "combined appropriation", in effect from 1987 to 1993, be reinstated; and"

4. Page 2, line 5.

Following: "which"

Strike: "an"
Insert: "the"

Strike: "for review was submitted"

Insert: "and required fees were received by the department of environmental quality in accordance with 76-4-125 or by the local reviewing authority in accordance with 76-3-604(1)(a)"